

**UNITED STATES DISTRICT COURT
 FOR THE CENTRAL DISTRICT OF ILLINOIS**

WILLIAM BROWN,)	
)	
Plaintiff,)	
)	
	vs.	No. 14-2324
CITY OF CHAMPAIGN, Champaign Police Officers MATT RUSH, Star 7114, and MONTRELL COLEMAN, Star 7116,)	
)	
Defendants.)	
)	

REPORT OF RULE 26(f) PLANNING MEETING

Plaintiffs being represented by **Louis J. Meyer** and Defendants being represented by **David E. Krchak**, counsel met on **March 31, 2015**, for the purpose of formulating a proposed discovery calendar for consideration by the Court. The following are dates which counsel have agreed upon.

1. Parties will exchange initial disclosures pursuant to FED. R. CIV. P. 26(a)(1) by **April 24, 2015**.
2. The deadline for amendment of pleadings is **June 3, 2015**.
3. The deadline for joining additional parties is **June 3, 2015**.
4. Plaintiff shall disclose experts and provide expert reports by **January 8, 2016**.
Plaintiff shall make any experts available for deposition by **January 29, 2016**.
5. Defendant shall disclose experts and provide expert reports by **March 4, 2016**.
Defendant shall make any experts available for deposition by **April 4, 2016**.
6. Discovery shall be modified as follows:

Written discovery is to be completed by **July 31, 2015**.
Fact discovery is to be completed by **December 18, 2015**.
7. All discovery, including expert depositions, is to be completed by **May 2, 2016**.
8. The deadline for filing case dispositive motions shall be **May 31, 2016**.

William Brown, Plaintiff

City of Champaign, et al., Defendants

/s/ Louis J. Meyer

Louis J. Meyer, Bar No. 6290221
MEYER & KISS, LLC
311 West Stratford Drive
Peoria, Illinois 61614
p. 309.713.3751
f. 312.765.0104
e. louismeyer@meyerkiss.com

/s/ David E. Krchak

David E. Krchak, Bar No. 3127316
THOMAS, MAMER & HAUGHEY, LLP
30 Main St., Suite 500
P.O. Box 560
Champaign, Illinois 61824-0560
p. 217.351.1500
f. 217.351.2169
e. krchak@tmh-law.com

ORDER

This Court accepts the discovery calendar itemized above with any noted changes, as well as the additions below.

The matter is scheduled for a *telephone status conference* before
on

The matter is scheduled for *final pretrial conference* by personal appearance before
on

The matter is scheduled for *jury selection/jury trial or bench trial* before

_____ on _____ (Case No. ____).

CERTIFICATE OF SERVICE

I, Louis J. Meyer, certify that on April 7, 2015, the Parties Report of Rule 26(f) Planning Meeting was filed through the District Court's CM/ECF automated docketing system thereby causing service upon all counsel of record.

/s/ Louis J. Meyer
Counsel for the Plaintiff

Louis J. Meyer
Meyer & Kiss, LLC
311 West Stratford Drive
Peoria, Illinois 61614
309.713.3751
louismeyer@meyerkiss.com